

# Kentucky Gazette.

[NUMB. XXXII]

Quicquid agunt homines — nostri farrago libelli. Juv. Sat. 8. v. 85.

[VOL. VIII]

SATURDAY, APRIL 27, 1795.

LEXINGTON; Printed by JOHN BRADFORD, at his Office on Main Street; where Subscriptions, (at Fifteen Shillings per Annum) Advertisements &c are thankfully received, and Printing in its different branches done with care and expedition.

THE SUBSCRIBER  
Hereby informs his friends and the public in general,  
THAT HE CARRIES ON THE  
**WATCH BUSINESS**  
IN ITS VARIOUS BRANCHES,  
Next door to ROBERT HOLMES  
the Chair maker;

Where those who please to  
favor him with their custom, shall  
have their work done on the short-  
est notice.

HE HAS A FEW VALUABLE  
**SILVER WATCHES**  
FOR SALE FOR CASH.

LEWIS WEST.

FIVE DOLLARS REWARD.

For Black WILL.

RAN away from the subscriber  
on the 11th of April 1795,  
WILL, is twenty years of age, five  
feet six inches high, heavy make.  
Any person taking up the above  
fellow and securing him so that  
the owner can get him again shall  
be entitled to the above reward  
and all reasonable charges paid by

Robert Benham.

Mouth of Licking,  
New-Port, Campbell county,  
State of Kentucky.

FOR SALE,  
TWO HUNDRED ACRES OF  
LAND,

WITHIN eight miles of Lex-  
ington, on the old Leeflow  
road; there is about 600 acres  
cleared and under good fence, a  
hewed log dwelling house, two  
stories high, shingle roof and two  
stone chimneys; a log barn, 60  
feet by 20, good floors and shingle  
roof, kitchen and other out houses,  
a fine young peach orchard, fine  
meadow and pasture. For terms  
apply to the subscriber on the  
premises.

Austin Beauchamp.

April 13.

NOTICE.

I have opened a

**COMMISSION OFFICE.**

AT the house formerly occupied  
by Mr. Bradford, near the low-  
er end of the Main Street in Lex-  
ington; where attention shall be  
given to the sale or purchase of  
lands, the registering and payment  
of taxes thereon, and to the inves-  
tigation of titles thereto. I will  
also settle accounts, collect debts,  
and do such other business as I may  
be favored with.

RICHARD TERRELL.

P. S. I have some valuable lands  
for sale in the counties of Mason  
and Shelby, and also in the milita-  
ry line south west of the Ohio, up-  
on very low terms for cash.

A large company will  
meet at the Crab orchard  
on the 28th of April, in  
order to start early the next  
morning through the Wil-  
derness.

ROBERT BARR,  
At his STORE on Main Street, sign  
of the spinning Wheel, adjoining  
the two Locust Trees, has

Just Imported

A Large and General Assortment of  
**MERCHANDIZE,**

Suitable to the present and approach-  
ing Season.

As when joined with his present  
Stock of Goods on hand,

will make the Largest and Com-  
pletest assortment So-e he has yet  
imported to this place, which he  
will vend on his customary LOW  
terms.—As this present importa-  
tion of Goods has been principally  
laid in with Cash, it will enable  
him to fix his prices on such MODE-  
RATE TERMS, that he flatters him-  
self he shall be able to meet the  
approbation of his former custom-  
ers, and the public in general.  
Those gentlemen and ladies that  
will please to call and make tri-  
al of his prices, he trusts will, in  
future, incline their interest to con-  
tinue their favors.

The subscriber is just returned  
from Philadelphia, and is now  
opening in the Store lately oc-  
cupied by Mr. John Clarke, next  
door to Messrs. Love and Brent's  
tavern.

A General Assortment of  
**MERCHANDIZE,**  
VIZ.

DRY Goods, suitable to the pre-  
sent and approaching season,  
Fined Ware and Cutlery,  
Pewter and Tin,  
Queen's Ware and Glass,  
Window Glass and looking Glasses,  
Groceries, Wines and Spirits,  
Patent and other Medicines.

With many other articles; all  
of which he will sell on moderate  
terms for CASH.

John Crozier.

Lexington, March 2.

TAKEN up on the plantation of  
Isaac Shelby, in Lincoln coun-  
ty, the following stray CATTLE:

One steer, three years old past,  
marked with a crop in the right  
ear, and half crop in the left; ap-  
praised to 21.

One black and white steer, two  
years old past last spring, marked  
with a crop in the right ear and  
underleek in the left; appraised  
to 21.

One spotted black and white, 3  
years old next spring, marked with  
a crop in the right ear and a hole  
in the left; appraised to 11. 15s.

One red and white steer, two  
years old next spring, marked with  
a swallowfork in the right ear and  
half crop in the left; appraised to  
11. 10s.

And one brindled heifer and  
calf, the heifer two years old, mar-  
ked with a crop in the right ear  
and a stir in the left; appraised to  
21. 3s.

William Smith, Overleer.

January 9.

6||

BACON:

A N O T E D,

A Quantity of

Well Cured Bacon.

Middlings will be preferred.—For  
which I will give a generous price  
in Merchandise.

James Morrison.

Lexington, April 17.

I will receive BACON in  
discharge of book accounts.

SAMUEL AYRES.

RESPECTFULLY informs his  
friends and the public in gen-  
eral that he has removed his shop  
higher up on Main Street, next door  
above Mr. Moore's, and nearly op-  
posite the Free Mason's lodge,  
where he still continues to make  
and repair all kinds of Gold and  
Silver work and repair watches in  
the neatest and best manner. All  
those who please to favor him with  
their custom, may depend on hav-  
ing their work done as expeditious  
as the time and nature of the  
business will admit.

Lexington, February 28.

JUST ARRIVED,

AND NOW OPENING FOR SALE BY

BENJAMIN STOUT,

NEXT door to Henry Marshall's  
tavern, a handsome and gen-  
eral Assortment of MERCHAN-  
DISE, consisting of Dry Goods,  
Groceries, Iron Montery, Glass &  
Queens Ware, Medicines, Boots  
and Shoes, Calf Skins and Boot  
Lugs; also a quantity of Hops,  
which he will dispose of on the  
lowest terms for Cash, Whiskey,  
Bear Skins, and country made Su-  
gar.

Lexington, Jan. 22, 1795.

ALL persons who have had ac-  
counts at the store lately kept  
by Mr. Samuel Downing, next  
door to Henry Marshall's tavern,  
are requested to make immediate  
payments to the subscriber, Mr.  
Downing, who was only employed  
by him to sell the goods, having  
given up to him the books and ac-  
counts, legally proved.

If due attention is not paid to  
this notice, the subscriber will be  
under the necessity to put all the  
accounts that will admit of it, in-  
to the hands of a magistrate for  
recovery; and take other steps  
for recovery of such as are above  
the jurisdiction of a magistrate.

ANDREW HARE.

Lexington, Jan. 9, 1795.

TAKEN up by the subscriber,  
living near Warwick, a four el  
MARK, eleven or twelve years old,  
thirteen hands three inches high,  
shod before, no brand, appraised  
to 91.

Thomas Spalding.

Mercer, March 10, 1795.

BLANK DEEDS,

Printed on excellent paper

For sale at this Office.

FOR SALE.

4670 1-2 acres of LAND,  
on Caney creek, a branch of Ruff  
creek, and on the head of sundry  
waters, branches of Bone creek, &  
the head of Little Clifty in Hardin  
county.

1500 acres on Clover creek in  
Hardin county.

1500 acres on Sinking creek,  
(now known by the name of Pit-  
man's creek) in Greene county.

1000 acres on Brahmiers's creek,  
in Shelby county.

1000 acres on Rock-castle, in  
Lincoln county.

2000 acres located by Col. James  
Knox, being part of an entry of  
5000 acres made in the name of  
James Harris.

1000 Acres in Mercer county on  
the road leading from Harrods-  
burgh to Frankfort, about sixteen  
miles from Frankfort.

800 Acres on Brush creek, a  
branch of Green river, about seven  
miles from Greene court-house.

400 Acres in Mason county, near  
May's Lick.

500 Acres about ten or twelve  
miles from the Iron Works, on  
the waters of Slate.

200 Acres near the last mention-  
ed Land.

1200 acres about eight miles  
Eastwardly of the Big Bone Lick.

Also, 240 Acres on Green river  
in Lincoln county. Any person  
may know the terms by applying  
to the subscriber near Danville in  
Mercer county.

Samuel M'Dowell,

April 6, 1795.

FOR SALE.

Two Tracts of LAND,  
PART of my Military right, one  
containing 1000 acres, lying  
on Green river, about five miles  
above the mouth of Big Barren;  
the other containing 1500 acres,  
lying on Boyd's creek, a branch  
of Big Barren.

A L S O,

A tract of LAND, in Woodford  
county, containing about 350 acres,  
lying between Rowe's run and  
Glen's creek, on the Kentucky ri-  
ver, and about nine miles by wa-  
ter above Frankfort. For terms  
apply to JOHN FOWLER Esq.  
Lexington, or to me in Woodford.

George Muter.

April 6.

ALL persons who have any  
claims against the estate of  
the late Major DAVID LEITCH,  
are requested to make them known  
to me in order that provision may  
be made to discharge the same.

John Fowler.

March 20.

I want to buy a quantity  
of out lands in this state, those  
who wish to sell, may find a  
purchaser, by applying to me in  
Lexington.  
if Thomas Irwin.

*A singular examination.*  
Before a certain justice of the Peace lately in England.

**Justice.** WHAT have you to allege against the prisoner?  
**Accuser.** Please your worship's grace, I am come to prosecute him on the dog act.

**Defender.** 'Tis a false charge—I never stole a dog in all my born days; and if any one should dare to say I did, I would tell him he was a gawkins liar to his face.

**Accuser.** I say you are one of the most noted dog stealers in England, and I can prove as how you stole my bitch.

**Def.** As to my stealing a few bitches now and then, I don't pretend to deny. It is better to pick up a little money in an honest employment like that, than to lounge about like an idle vagabond.—There is no harm at all in stealing bitches.

**Just.** I believe, fellow, I shall convince you to the contrary.

**Def.** You must not pretend to tell me law better than I know it. I was bred to the crown law, and served a regular clerkship to it among my brethren in the neighborhood of Chick lane. I think I should have made a figure, if I had been called to the bar.

**Just.** Then you will shortly have an opportunity of shining in your sphere.

**Def.** I should have been hanged many felloes ago, if so be as I had not been clever in turning and twining the acts of Parliament. I have not studied law for nothing. Lord bless your dear worship's eyes, I have made the most learned judges going, knock under to me.—When I came to explain an *indebitate* what law was, they hung down their ears, looked foolish, and had not a word to say for themselves.

**Just.** Have not you stole the man's bitch.

**Def.** I have.

**Just.** Then I shall convict you in the penalty of forty pounds.

**Def.** I have carefully perused the act of Parliament, and defy you, or any other desler in the petticoat to hurt a hair of my head. You must not pretend to teach these that can teach you. I know a thing or two, and if you don't mind what you are about, you may perhaps, catch cold.

**Just.** If you threaten me I shall commit you.

**Def.** You had better commit fornication.

**Just.** Is not a bitch a dog?

**Def.** Is not your wife a justice of the peace? Your worship won't pretend to say now that a cow is a bull?

**Just.** I insist upon it that, according to the true spirit of the statute, a dog and a bitch is exactly the same thing.

**Def.** I dare you to commit me on the statute of 10 G. 3. The word bitch is not so much as mentioned in it. I had the opinion of my brethren upon this gig, and bl-ff me if I don't heal as many bitches as I come near, spite of all the old women in the commission.

**Just.** If you call me an old woman again I'll trounce you.

**Def.** I read that and be convinced. [Presenting to the Justice the act of parliament against dog stealing.]

**Just.** [After having read the act] Discharge this fellow—I shall not venture to commit him.

**Def.** Lord help the poor law makers, they always leave a hole for a man of *genility* to creep out of! If they have a mind to make their acts binding, they must consult one of us knowing ones, who are up to a thing or two, which is more than you are.

*Exeunt severally.*

DEPARTMENT OF WAR.

January 27th, 1795.

S I R,

I HAVE the honor to transmit

to you, a copy of the treaty concluded with the Six Nations of Indians at Kononstaigna, on the eleventh day of last November; by which you will see, that the temporary obstacles of the establishment formerly contemplated by the State of Pennsylvania at Presq Isle are removed.

I am with great respect

Sir,

Your most obedient servant.

T. PICKERING.

Secretary of War.

The governor of Pennsylvania.

GEORGE WASHINGTON,  
President of the United States of America.

To all to whom these presents shall come,

GREETING.

WHEREAS a treaty of Peace and Friendship between the United States of America, and the tribes of Indians called the Six Nations, was made and concluded on the eleventh day of November last, by Timothy Pickering, the agent of the United States for that purpose, appointed on the one part, and the Chiefs and Warriors of the Six Nations on the other part; which treaty is in the form and words following:

A treaty between the United States of America and the tribes of Indians called the Six Nations.

The President of the United States having determined to hold a conference with the Six Nations of Indians, for the purpose of removing from their minds all causes of complaint, and establishing a firm and permanent friendship with them; and Timothy Pickering being appointed sole agent for that purpose; and the agent having met and conferred with the Sachems, Chiefs and Warriors of the Six Nations, in a general council: Now in order to accomplish the good design of this conference, the parties have agreed on the following articles, which, when ratified by the President, with the advice and consent of the Senate, or the United States, shall be binding on them and the Six Nations.

Article I. Peace and friendship are hereby firmly established, and shall be perpetual, between the United States and the Six Nations.

Article II. The United States acknowledge the lands reserved to the Onondaga, Cayuga and Seneca Nations, in their respective treaties with the State of New York, and called their reservations, to be their property; and the United States will never claim the same, nor disturb them or either of the Six Nations, nor their Indian friends residing thereon and united with them, in the free use and enjoyment thereof; but the said reservations shall remain theirs, until they choose to sell the same to the people of the United States who have the right to purchase.

Article III. The land of the Seneca Nation is bounded as follows: Beginning on Lake Ontario, at the northwest corner of the land they sold to Oliver Phelps, the line runs westwardly along the lake, as far as O-Yong-Wong Yeh creek, at Johnson's landing place, about four miles callward from the fort of Niagara; then southwardly up that creek to its main fork, then straight to the main fork of Sredman's creek, which empties into the river Niagara above fort Schloffer, and then onward from that fork, continuing the same straight course, to that river; (this line from the mouth of O-Yong-Wong Yeh creek to the river Niagara above fort Schloffer, being the eastern boundary of a strip of land, extending from the same land to Niagara river, which the Seneca nation ceded to the king of Great Britain, at a treaty held about thirty years ago with Sir William Johnson;) then the line

runs along the river Niagara to lake Erie, then along lake Erie to the northeast corner of a triangular piece of land which the United States conveyed to the State of Pennsylvania, as by the President's patent, dated the third of March 1792, then due south to the northern boundary of that State; then due east to the southwest corner of the land sold by the Seneca nation to Oliver Phelps; and then north and northwardly, along Phelps's line, to the place of beginning on lake Ontario.

NOW the United States acknowledge all the land within the aforementioned boundaries to be the property of the Seneca nation; and the United States will never claim the same, nor disturb the Seneca nation, nor any of the Six Nations or of their Indian friends residing thereon and united with them, in the free use and enjoyment thereof; but it shall remain theirs until they choose to sell the same to the people of the United States who have the right to purchase.

Article IV. The United States having thus described and acknowledged what lands belong to the Onondaga, Cayuga, Seneca, and Seneca, and engaged never to claim the same, nor to disturb them or any of the Six Nations, or their Indian friends residing thereon and united with them, in the free use and enjoyment thereof: Now the Six Nations and each of them hereby engage that they will never claim any other lands within the boundaries of the United States, nor ever disturb the people of the United States, in the free use and enjoyment thereof.

Article V. The Seneca nation, & all others of the Six Nations concurring, cede to the United States the right of making a wagon road from fort Schloffer to lake Erie, as far south as Buffalo creek; and the people of the United States shall have the free and undisturbed use of this road, for the purposes of traveling and transportation. And the Six Nations will forever allow to the people of the United States a free passage through their lands, and the free use of the harbors and rivers adjoining and within their respective tracts of land, for the passing and securing of vessels and boats, and liberty to land their cargoes when necessary for their safety.

Article VI. In consideration of the peace and friendship hereby established, and of the engagements entered into by the Six Nations; and because the United States desire, with humanity and kindness, to contribute to their comfortable support, and to render the peace and friendship hereby established, strong and perpetual; the United States now deliver to the Six Nations and the Indians of the other nations residing among and united with them, a quantity of goods of the value of ten thousand dollars. And for the same considerations and with a view to promote the future welfare of the Six Nations and their Indian friends aforesaid, the United States will add the sum of three thousand dollars to the one thousand five hundred dollars heretofore allowed them by an article ratified by the President on the twenty-third day of April 1792; making the whole four thousand five hundred dollars, which shall be expended yearly forever, in purchasing clothing, domestic animals, implements of husbandry, and other utensils suited to their circumstances, and in compensating useful artificers who shall reside with or near them, and be employed for their benefit. The immediate application of the whole annual allowance now stipulated, to be made by the Superintendent, now appointed by the President for the affairs of the Six Nations and their Indian friends aforesaid.

Article VII. Let the firm peace

and friendship now established should be interrupted by the misconduct of individuals, the United States and Six Nations agree, that for injuries done by individuals, on either side, no private revenge or retaliation shall take place; but instead thereof, complaint shall be made by the party injured to the other: by the Six Nations or any of them, to the President of the United States, or the Superintendent, and by the Superintendent or other person appointed by the President, to the principal chiefs of the Six Nations, or of the nation to which the offender belongs; and such prudent measures shall then be pursued as shall be necessary to preserve our peace and friendship unbroken; until the legislature (or great council) of the United States shall make other equitable provision for the purpose.

Note. It is clearly understood by the parties to this treaty, that the annuity stipulated in the sixth article is to be applied to the benefit of such of the Six Nations and of their Indian friends, as united with them as aforesaid, as do or shall reside within the boundaries of the United States. For the United States do not interfere with nations, tribes or families of Indians elsewhere resident.

In witness whereof the said Timothy Pickering and Sachems and War Chiefs of the Six Nations, have hereto set their hands and seals. Done at Kononstaigna in the State of New York, the eleventh day of November, in the year one thousand seven hundred and ninety-four.

TIMOTHY PICKERING. (I.S.)  
[Here followed the signatures on the part of the Indian tribes (38 in number) together with the witnesses (12 in number) on the part of the United States.]

NOW KNOW YE, that I having seen and considered the said treaty, do by and with the advice and consent of the Senate of the United States, accept, ratify and confirm the same, and every article and clause thereof. In testimony whereof I have caused the seal of the United States to be hereunto affixed, and signed the same with my hand.

[Signed January 21, 1795.]

Lexington, April 25.

APPOINTMENTS.

Joseph Habersham Esq. of Georgia, Post-Master-General of the United States.

Jonathan Jackson Esq. of Massachusetts, Comptroller of the Treasury of the United States.

Tench Francis Esq. Purveyor of Public Supplies.

ALL those indebted to the subscribers are requested to make payment on or before the 20th of May next. Those who fail must expect such measures will be taken as will be disagreeable to them as well as to

Boggs & Anderson.

Lexington April 11

TAKEN up on the big fourth fork of the Rolling fork, out of the settlement of this State, by John Reed, living on the Rolling fork, Washington county, a bay MARE, big with foal, nearly 14 hands high, 5 years old, both hind feet white up to the fet locks, has several saddle spots, branded on the near shoulder not legible, not docked, appraised to 12l.

February 2, 1795.

Washington County Jf.

I do hereby certify that the above stray was taken up before me, a justice of the peace for said county, according to law, and left in my care. Given under my hand this 13th day of April 1795.

Philip Cleland.

TAKEN up by the subscriber, living in Clarke county, on the Kentucky river, near the mouth of Indian creek, a dark bay Mare, six years old, left hind foot white, no brand perceptible, some white hairs in the forehead, snip on the right side of the nose, appraised to 75.

Joseph Jackson.

April 22, 1795.

#### ALL PERSONS ARE CAUTIONED

AGAINST taking an assignment on my bond, given to William Ballard, for One hundred pounds valued, as well as I recollect in the year 1785, or dealing with him for it, as I have his receipt in full against the same.

Richard E. Beale.

April 24, 1795.

THE balance of the unsold Lots in Wilmington, Campbell county, will be sold by the trustees of said town on the first Monday of May ensuing, the same being court-day. I shall personally attend myself in order to sell a quantity of Lands in the neighborhood of Wilmington, for which I will give two years credit.

John Grant.

THIS is to give Notice,

That those dissenters who find it convenient to deliver their Whiskey in Lexington, that Benjamin stout is authorized to receive the same, next door to Henry Marshall's tavern.

Thomas Carnal, col. rev.

Lexington, Feb. 19, 1795.

SALE of the lots in NEW-TOWN, Jefferson county, will be held in said town on the third Monday in May next.

Lewis Fields, } Trustee.  
Jacob Hornbeck, }  
James Standiford, }

February 7, 1795.

WE have some time since given notice, that our Copartnership was about to expire, and requested those who were indebted to us to come and settle their accounts. We again request that those who have not complied with our former request to come and settle with Mr. John Clay, who will superintend the business during our absence, which will be until about the last of May next; it is hoped that those who cannot make payment immediately, will give their obligations, as no further indulgence can be given.

P. CALDWELL & Co.

Lexington, March 23, 1795.

TAKEN up by the subscriber in Fayette county, near Bryan's station, a sorrel Mare colt, one year old past last spring, no brand, blaze face, appraised to 41. 10s. Also, a bay Mare, three years old, thirteen hands high, no brand, trots and paces, appraised to 41. 10s.

William Rofs.

January 21, 1795.

#### FOR SALE.

A LOT, twenty by sixty-six feet, at the corner of Water and Cross streets, on which is a two story framed house, also a good stable. For terms apply to the subscriber on the premises.

Archibald Brown.

Lexington, April 9. tf

TAKEN up by the subscriber, living on Harrod's creek, in Bourbon county, a black Mare 4 years old, the brand not legible, a star in her forehead, about fourteen hands high, natural trotter, valued to 51.

James Mitchell.

#### NOTICE

IS hereby given to all those for whom Terrell & Hawkins cleared out preemptions in Kentucky; that they are ready to make divisions of the Lands, in order that they may be registered for the payment of taxes, as we shall only enter the proportions of Terrell & Hawkins.—We are ready to survey the preemption upon Miller Edwards's improvement on the Ohio below the mouth of Scioto, and also that upon Nath. H. Triplett's improvement whenever the improvement shall be shown.

Richard Terrell, } Att'ys for  
James Hawkins } Terrell & Hawkins.

Lexington, August 26, 1794.

#### GEORGE SMARK, CLOCK & WATCH MAKER,

FROM BRITAIN.

AT the corner of Main and Mulberry streets, in the brick house lately occupied by Mr. Clark, thinks it necessary to acquaint the public, that he intends carrying on the above business in all its various branches; those who are pleased to favor him with their custom, may depend upon its being done with punctuality and dispatch. He has a neat assortment of thirteen inch plain double moon and seconds from the center, eight day and thirty hour Clocks; likewise a few Gold and Silver Watches, which will be sold upon reasonable terms.

6w/6

#### A LIST OF LETTERS

Remaining in the Post-Office, Lexington, and if not taken out within three Months will be sent to the General Post-Office as Dead Letters.

CHAPMAN Austin, care of Messrs. Weinger & Fowler; Allen Anderson, Scott county; 2; William Allen, near Lexington.

John Brown, Madison county; 2; James Crawford, Willis creek, near Lexington, or elsewhere; James Croucher, near Strode's station; Abloom Campbell, Scott county; Daniel Colt, Kentucky; Robert Cormick, shoemaker.

Joseph Fleming, Jefferson county; near Lexington; Thomas Fletcher, Lexington, Kentucky; John Garnett, Scott county; Robert Gibson, Fayette county; 2.

Luke Hanlon, near Washington; Thomas Hubbard, near Lexington.

William Hines, near Clarksburg, Harrison county.

John M'Kee, Bourbon county; Francis M'Connell, Lexington; John M'Intire, near Strode's station; James Milligan, care of Henry Marshall, Lexington.

James and William Neal, Kentucky 2.

Jeremiah Prather, Lexington; Mr. Prothro, cabinet maker, Lexington.

Joseph Ramsford, Lexington; Col. John Russell, Kentucky; 2.

Richard Stephenson; Campbell Smith, Western Army; Samuel Smyth, Wilcox creek, Kentucky; Mr. Cyrus Sackett, care of Dr. Cogswell, near Lexington.

Philemon Thomas, near Lexington.

Peter Weldy, Fayette county. INNES B. BRENT, P. M.

April 1, 1795.

A LARGE PARTY FROM Cincinnati and Kentucky, will meet at Limestone on the 7th of May, in order to set out on the 8th for Wheeling and Pittsburgh.

April 22.

#### WANTED

To purchase,

The pay of the Volunteers, That served on the late expedition under major gen. Scott, for which

Cash and Merchandize

Will be given by

TROTTER & SCOTT.

March 27, 1795.

#### FOUR DOLLARS

##### REWARD.

STRAYED from the subscriber about the 20th March last, a dark iron gray HORSE, about 14 hands high, 6 years old, a blaze face with a gray spot over his left eye, the lower part of his tail and one hind foot white; branded on the neck under the mane with the letters filled with whitish hairs. He was seen about 13 miles from this place on the lower Limestone road. Whoever delivers said horse to the subscriber shall receive the above reward.

William Hughes.

Lexington, April 24, 1795.

TAKEN up by the subscriber, living on a branch of Booley's run, about three miles from Thomas Linnard's, a black Mare, adjudged to be nine years old, about thirteen and a half hands high, part of her near hind foot white, has a scar on the near shoulder a little below the usual place for a brand, her mane has been cut and hangs to the left side.

John Ward.

April 6, 1795.

ALL persons are hereby cautioned against purchasing the following papers, (to wit) a bond from Ala Webb, to Connel O'Donald, for twenty five pounds, Virginia currency, to be paid on demand, assigned by said O'Donald to the subscriber, and by him to James Campbell, the bond was dated some time last summer; also a note from me to said James Campbell, for nineteen pounds, payable in cattle, some time in the present month, and dated some time in December last. Likewise a note for ten pounds from me, payable to said Connel O'Donald, on demand; as no payments will be made thereon unless compelled by law.

Matthew Kavenaugh.

April 6, 1795.

#### FOR SALE

1400 Acres of LAND, on the waters of Tate and Silver creek, adjoining the lands of Benjamin Quinn and Christopher Irvine.

1400 Acres adjoining the above, on Taylors fork of Silver creek.

1400 Acres on Paint lick on the trace from Boonborough to Logan's station, adjoining John Mayo, William Kirtly and Joseph Craig's land.

1400 Acres on the North fork of Rockcastle, on the trace leading from Boonborough to the Hazle Patch.

1000 Acres adjoining, including the trace.

8000 Acres, lying on the Dividing Ridge, on the trace leading from Boonborough to Logan's, between the forks of Tate and Silver creek.

2000 Acres on the waters of Otter creek, adjoining Joseph Felp's settlement and preemption, and Bowles' preemption.

2000 Acres on the waters of Silver and Muddy creek, adjoining Samuel Edill assignee of Webber.

500 Acres adjoining William Hancock's settlement and preemption.

11,000 Acres on the south side of Tennessee river, in the land laid apart for the late American army.

4000 Acres on Station Camp creek, near Edill's station.

1000 Acres lying on main Muddy creek, above Crew's preemption.

1250 Acres lying on Silver and Station Camp creeks, adjoining Eutrell's preemption.

The above Lands were all located by Green Clay esq. of Madison county (in the name of William Mayo, in the years 1780, 1781) who can shew and give all necessary

information to any persons inclinable to purchase.

1000 Acres Military Land granted in the name of John Roneyee, on the waters of Grave creek a branch of Green river, adjoining Robert Beall's survey, within the Green River settlements.

1000 Acres granted to Henry Lee esq. on a warrant issued the 15th October 1779 and surveyed in 1781, in Nelson county on the waters of Mill creek near Baird town, whereon are several settlements already improved. Matthew Walton esq. can shew this land.

2000 Acres Military Land, granted to capt. Abner Crump, on Green river near the fording of Cumberland trace. Capt. Abraham Chapman can give further information, located by him.

8000 Acres granted to Jacob Rubiomen, near the mouth of main Licking, located by William Kennedy esq. of Mercer county, and surveyed under his direction.

10,000 Acres surveyed for Jacob Rubiomen, on the waters of Slate creek, located and surveyed under the direction of said Kennedy.

2666 2/3 Acres military Land, granted to licut. William Smith, on Green river.

The above Lands will be sold, on low terms for cash or produce, and the terms made easy to the purchasers.

JOHN FOWLER.

ALL those indebted to the subscribers are earnestly requested to make immediate payment as they mean to give no longer indulgence. Likewise those who have any demands against them to bring in their accounts for settlement.

Seitz & Lauman.

January 6, 1795.

#### BY YESTERDAY'S MAIL:

PHILADELPHIA, March 28.—The following extract of a letter from St. Thomas of the 18th Feb. received by the Mary Ann, Capt. Kearney, is communicated to the public for the information of Merchants trading to the West-Indies.

The English lately issued a proclamation declaring the island of Guadalupe in a state of blockade, and the French of that Island in return have declared the English islands to be in a similar state, and take all neutral vessels taking supplies, or bringing produce from thence.—They have already captured and condemned several Danish and some American vessels.—Their privateers are numerous and mischievous, and notwithstanding that each British island has at the public expence fitted out privateers to check them, their numbers and depredations encrease.

The schooner Maria left Bordeaux the 10th of January. Accounts by her say, that the Republic is universally triumphant.—That there is no hope of peace this year, but that tranquility reigns in the interior of the Republic; that the factions are destroyed; that Colonel d'Herbois, Barrere, Billaud Varennes, members of the Convention, have been denounced as ancient conspirators, and that a Commission of twenty one members had been appointed their judges.

[Cour. Fran.]

Savannah, March 5.—Captain Atkins, who arrived on Thursday last in seven days from Barbadoes, informs, that a packet arrived from Falmouth the day before he failed. After a passage of 22 days, by which account had been received of a cessation of arms for two months having taken place in Europe. No troops from England had arrived when he came away.

# L A W OF THE UNITED STATES

An act to establish an uniform rule of naturalization; and to repeal the act heretofore passed on that subject.

FOR carrying into complete effect, the power given by the constitution, to establish an uniform rule of naturalization throughout the United States:

Sec. 1. Be it enacted by the Senate and house of Representatives of the United States of America, in Congress assembled, that any alien being a free white person, may be admitted to become a citizen of the United States or any of them, on the following conditions, and not otherwise:

First. He shall have declared on oath or affirmation, before the supreme, superior, district or circuit court of some one of the states, or of the territories northwest or south of the river Ohio, or a circuit or district court of the United States, three years at least before his admission, that it was bona fide, his intention to become a citizen of the United States, and to renounce forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty whatever, and particularly by name the prince, potentate, state or sovereignty whereof such alien may at the time, be a citizen or subject.

Secondly. He shall, at the time of his application to be admitted, declare on oath or affirmation, before some one of the courts aforesaid, that he has resided within the United States, five years at least; and within the state or territory, where such court is at the time held, one year at least; that he will support the constitution of the United States; and that he doth absolutely and entirely renounce and abjure all allegiance and fidelity to every foreign prince, potentate, state or sovereignty, whereof he was before a citizen or subject; which proceedings shall be recorded by the clerk of the court.

Thirdly. The court admitting such alien, shall be satisfied that he has resided within the limits and under the jurisdiction of the United States five years; and it shall further appear to their satisfaction, that during that time, he has behaved as a man of a good moral character, attached to the principles of the constitution of the United States, and well disposed to the good order and happiness of the same.

Fourthly. In case the alien applying to be admitted to citizenship shall have borne any hereditary title, or been of any of the orders of nobility, in the kingdom or state from which he came, he shall in addition to the above requisites, make an express renunciation of his title or order of nobility, in the court to which his application shall be made: which renunciation shall be recorded in the said court.

Sec. 2. Provided always, and be it further enacted, that any alien now residing within the limits and under the jurisdiction of the United States, may be admitted to become a citizen on his declaring on oath or affirmation, in some one of the courts aforesaid, that he has resided two years at least, within and under the jurisdiction of the same, and one year at least, within the state or territory where such court is at the time held; that he will support the constitution of the United States; and that he doth absolutely and entirely renounce and abjure all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, whereof he was before a citizen or subject; and moreover on his appearing to the satisfaction of the court that during the said term of two years, he has behaved as a man of good

moral character, attached to the constitution of the United States, and well disposed to the good order and happiness of the same; and where the alien applying for admission to citizenship, shall have borne any hereditary title, or been of any order of nobility, in the kingdom or state from which he came, on his moreover making in the court an express renunciation of his title or order of nobility, before he shall be entitled to such admission; all of which proceedings, required in this provision to be formed in the court, shall be recorded by the clerk thereof.

Sec. 3. And be it further enacted, that the children of persons duly naturalized, dwelling within the United States, and being under the age of twenty-one years, at the time of such naturalization; and the children of the citizens of the United States born out of the limits and jurisdiction of the United States, shall be considered as citizens of the United States: Provided that the right of citizenship shall not descend to persons, whose fathers have never been resident in the United States: Provided also, that no persons heretofore prohibited by any state, or who have been legally convicted of having joined the army of Great Britain, during the late war, shall be admitted a citizen as aforesaid, without the consent of the legislature of the state, in which such person was prohibited.

Sec. 4. And be it further enacted, that the act entitled "An act to establish an uniform rule of naturalization," passed the twenty-sixth day of March, one thousand seven hundred and ninety, be, and the same is hereby repealed.

Approved, January 29, 1795.

BOSTON, February 7.

We facilitate our readers and the public, on the uninterrupted success of the French Republic. Our European papers are to the 3d of January last. For these registers of the most important intelligence to the cause of democratic republicanism, we are obliged to Capt. Chipman, of the Mary, from Lymington.

The horrors of war which, the British cabinet certainly meditated against the American Republic, have been happily prevented by a chain of victories in the Republican armies of France, to which no history can afford a parallel.

The confederacy of despots is now no more. Holland, the aid of Great Britain and the passive instrument of her ambition, or the subject of her keenest resentment, as in the case of her provisional treaty with this country in our late war—Holland certainly, by this time is either reduced by the power of the French government, or has negotiated a separate peace. We hope the last—For we love the Dutch patriots, who have always befriended the Americans in the time of the calamities under the scourge of Great Britain.

As to Austria, Prussia and Spain, the report of the committee on the subject of peace, in this paper, shows the disposition of the French convention to be at peace with them.

Our old friend the King of England has made a (last) speech, expressing hopes in a cause almost hopeless.

No comments on this official document, on our part, are therefore necessary. No particulars of the treaty of commerce and amity, are given in any of the papers yet received; though mention is made of it in the speech. We cannot therefore inform precisely what the articles in this treaty are—Reports by private letters at the southward say, the principle articles are; a surrender of the Western Posts, in eighteen months—a right to recover, bona fide debts in

either country—Commissioners to be appointed to adjust the principles of a free trade: to make report in two years, and American vessels under certain restrictions, to be admitted into the West India islands—but as we are not in possession of the treaty, we vouch not for the authenticity of the reports.

In France, all is quiet—the nation becomes more moderate, as its enemies are reduced in power.

The MARQUIS LA FAYETTE, we are happy to hear, has made his escape from his long confinement. It is said he intends coming to America.

We always predicted that the French would maintain their Republic; and they have maintained it. We always predicted that the fundamental principles of equality would be preserved. They vary their measures with the occasions which presents—but occasion is fugitive—whereas the Rights of man are eternal—We hope the Convention will be the rallying point of the nation, as long as the people approve of its conduct—when they do not, we doubt not, but some other expedient will be delusion.—At present we have every thing to hope, and little to fear for the cause of democratic republicanism. All other republicanism is a cheat, and the French and Americans know it.

*Thos. La Republique.*

## NOTICE.

ALL those who have purchased Lots in the town of Port William at the mouth of Kentucky, are requested to attend at Franklin court in the month of June next, in order to have deeds executed to them for the same, and pay the respective sums due therefor.

Ben : Craig &  
James Hawkins.

April 15, 1795.

SEVEN DOLLARS REWARD.

STRAYED FROM the mouth of Kentucky, the 4th instant, a very likely bay HORSE, fourteen and a half hands high, seven years old, some saddle spots, a small naked spot in his forehead, shod before. Whoever delivers said horse at the Forks of Elkhorn, or at the mouth of Kentucky, shall have the above Reward.

Ben : Craig.

April 15, 1795.

TAKEN up by the subscriber in Harrison county, near Cynthia, a bay Mare, eleven or twelve years old, thirteen and a half hands high, branded on the near shoulder resembling W or M in a small bell on with two notches in the staple put on with a double buckle and a strap, a natural trotter, appraised to 9l.

THOMAS RANKIN.

December 24, 1794.

TAKEN up by the subscriber, near Woodford court house, a bay Mare, two years old, thirteen and a half hands high, star in her forehead, no brand perceivable, valued to 3l.

John Harris.

December 14, 1794.

TAKEN up by the subscriber, in Fayette county, on Kentucky river, below the mouth of Jellamine creek, a brown Horse, appears to have been branded but the brand not legible, not shod, 8 years old this spring, posted and appraised to 12l.

Benjamin Martin.

April 14, 1795.

TAKEN up by the subscriber, living on the waters of Green creek, about five miles from Paris, a sorrel Mare, with a blaze face, nine or ten years old, about fourteen hands high, some saddle spots, big with foal, no brand perceivable, appraised to 10l.

William Warren.

December 23d, 1794.

EDWARD WEST,

TAKES this method of informing the public, that he has opened a Shop on Main Street, opposite Mr. Bradford's Printing Office, where he will carry on the Silver-smith and Watchmaking business.—Those who please to favor him with their custom in either of the above branches, may depend on having their work done in the best manner, and on the shortest notice.

TAKEN up by the subscriber, near Woodford court house, an iron gray Mare, three years old, fourteen hands high, star in her forehead, branded on the near buttock R8 valued to 10l.

John Lott.

February 2d, 1795.

TAKEN up by the subscriber, living at or below the mouth of Twin creek, on South Licking, Harrison county, a bay mare, a dark mare, tail and legs, a star in her forehead and a slip on her nose, three years old past, four feet seven inches and a half high, appraised to 12l.

Peter Huffman.

TAKEN up by the subscriber, near the mouth of Tate's creek, a dark roan Horse, three years old, thirteen hands high, has a blaze, no brand to be seen, appraised to 4l. 10s.

ANN BURTON.

January 25, 1795.

TAKEN up by the subscriber, on North Elkhorn, Scott county, a bay mare blaze face, both hind feet white, 4 years old, fourteen hands high, appraised to 10l.

William Curry.

January 27, 1795.

TAKEN up by the subscriber, living in Mercer county, near Miller's ferry, a bay Horse, six years old, about thirteen hands 3 inches high, has three white feet and a small star, appraised to 12l.

DENNIS HOWLEY.

December 4, 1794.

TAKEN up by the subscriber, living at the seventeen mile tree on the Hickman road, Fayette county, a sorrel Mare, four years old last spring, has a small star in her forehead, her hind feet white, has a few small white specks on the left side of her jaw, thirteen hands high, a natural trotter, branded P on the near buttock; appraised to 11l.

Jennings M'Daniel.

November 1, 1794.

Any person who wants to purchase

## FLOUR

BY THE BARREL, May be supplied by applying to me.

THE Flour is equal to any in this State. I will deliver the same at my landing at Four Dollars and a half per Barrel, or at Frankfort at Four Dollars and three fourths per barrel.—They may have one hundred barrels on a short notice.

Eli Cleveland.

April 18.

TAKEN up by the subscriber in Fayette county, near the mouth of Hickman creek, a dark brown MARE, five years old, neither docked nor branded; appraised to 3l. 15s.

James Hogan.

March 10.

A Company will start from the Crab orchard early on the morning of Thursday the 14th of May, thro' the Wilderness.